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11	UNITED STATES BANKRUPTCY COURT	
12		
13	NORTHERN DISTRICT OF CALIFORNIA	
	SAN FRANCISCO DIVISION	
14	In re) Case No. 19-30088 (DM)
15	PG&E CORPORATION,)
16	Ĺ) Chapter 11
17	and) (Lord Coss Jointly Administrated)
18	PACIFIC GAS AND ELECTRIC COMPANY) (Lead Case–Jointly Administered)
19	Debtors) MOTION FOR ORDER
20	Affects:	AUTHORIZING WITHDRAWAL OF
21) COUNSEL TO G. D., A MINOR CHILD
22	PG&E Corporation	,)
23	Pacific Gas & Electric Company)
	Both Debtors	
24	* All manage shall be filed in the I and)
25	* All papers shall be filed in the Lead Case, No. 19-30088 (DM).)
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Robins Cloud LP ("Firm"), counsel of record¹ for creditor, G. D., a minor child ("Creditor"), respectfully submits this Motion for Order Authorizing Withdrawal of Counsel ("Motion") pursuant to Rules 1001-2, 9013-1, 9013-2, 9013-3 and 9014 of the Bankruptcy Court's Local Rules.

In support of this Motion, the Firm represents as follows:

1. Relevant Facts

a. General Background

In January 2019, the Debtors filed voluntary Chapter 11 petitions, commencing these cases.

Dkt. No. 1; Bryson Decl. ¶4.

Initially, the Court set a claims bar of October 21, 2019. Dkt. No. 2806. The claims bar date was extended to December 31, 2019, to allow certain fire victims additional time to file claims against the Debtors. Dkt. No. 4651.

Jointly, the Debtors proposed a chapter 11 plan of reorganization that, among other things, channeled all fire victim claims to the Fire Victim Trust ("Plan"). Dkt. No. 8048. On June 20, 2020, the Court entered an order confirming Debtors' Plan. Dkt. No. 8053.

b. Creditor's Refusal to Communicate and Provide Necessary Information to the Firm

On October 16, 2019, the Firm filed Proof of Claim No. 30573 on behalf of G. D., a minor child ("Claim"), seeking damages from the Camp Fire. Since the filing of the Claim, an irreconcilable difference has developed between Creditor and the Firm. As a result, the Firm notified Creditor that it must withdraw as counsel. Bryson Decl. ¶5. Based on these circumstances, good cause exists for the Court to enter an order relieving the Firm as counsel of record for Creditor.

2. Argument

Pursuant to Rule 11-5 (a) of the Local Civil Rules in force in the Northern District of California, "counsel may not withdraw from an action until relieved by order of Court after written notice has been given reasonably in advance to the client and to all other parties who have appeared in

¹ Robins Cloud LLP retained Grimshaw Law Group, P.C. ("GLG") to, among other things, assist it in filing this motion. GLG has no contractual or attorney/client relationship with Creditor. Declaration of Robert Bryson in Support of Motion for Order Authorizing Withdrawal of Counsel ("Bryson Decl."), ¶2, fn.1.

the case."

Furthermore, California's professional ethics Standing Committee has opined that when seeking leave of court to withdraw as counsel, it will "ordinarily...be sufficient [for an attorney] to say only words to the effect that ethical considerations require withdrawal or that there has been an irreconcilable breakdown in the attorney-client relationship." Formal Opinion No. 2015-192.

In the case at bar, an irreconcilable breakdown of the attorney-client relationship has arisen.

This constitutes good cause for the Court to grant leave for the Firm to withdraw as counsel of record.

To the extent that Creditor requests that the Firm turn over any files or information to which Creditor is entitled, the Firm will cooperate and transmit such files. Bryson Decl., ¶6.

3. Conclusion

For the foregoing reasons and for the reasons set forth in the Declaration of Robert Bryson, submitted in support of this Motion, the Firm respectfully requests that the Court enter an Order granting the Firm leave to withdraw as counsel of record for Creditor.

DATED: January 13, 2022 ROBINS CLOUD LLP

ROBERT BRYSON Attorneys for Creditor, G. D., a minor child

GRIMSHAW LAW GROUP, P.C.

MATTHEW W. GRIMSHAW Counsel for Robins Cloud LLP